UNITED STATES DISTRICT COURT U.S. DISTRICT COURT				
I	District of	NEBRA	ASKA PICT OF	MEHRASKA
UNITED STATES OF AMERICA			2008 APR - I	AM 11: 48
v.	ORDER	OF DETENTION	PENDING-TI	RIALLEDE
AVIMAEL ALADID LEON MONROY Defendant	Case	OF DETENTION 4:08MJ3013-2-R	RELICE OF 1	THE TLEKK
In accordance with the Bail Reform Act, 18 U.S.C. § 3142(f), detention of the defendant pending trial in this case.	a detention hearing has b	een held. I conclude that	the following facts	require the
Part I—Findings of Fact				
☐ (1) The defendant is charged with an offense described in 18 or local offense that would have been a federal offense if ☐ a crime of violence as defined in 18 U.S.C. § 3156(a) ☐ an offense for which the maximum sentence is life im ☐ an offense for which a maximum term of imprisonme	U.S.C. § 3142(f)(1) and a circumstance giving ris 0(4). aprisonment or death.	e to federal jurisdiction h	federal offense federal offense ad existed that is	
a felony that was committed after the defendant had be \$ 3142(f)(1)(A)-(C), or comparable state or local offees. (2) The offense described in finding (1) was committed while (3) A period of not more than five years has elapsed since the for the offense described in finding (1). (4) Findings Nos. (1), (2) and (3) establish a rebuttable presure safety of (an) other person(s) and the community. I further	enses. the defendant was on recent date of conviction mption that no conditioner find that the defendant	lease pending trial for a for release of the defer	ederal, state or local adant from imprison ions will reasonably	offense. ment
1	native Findings (A)	. 1 00		
(1) There is probable cause to believe that the comparison of the forwhich a maximum term of imprison under 18 U.S.C. § 924(c). (2) The defendant has not rebutted the presumption established	ment of ten years of	r 21 U.S.C. Sec.	•	nably assure
the appearance of the defendant as required and the safety	of the community.			
Alternative Findings (B)				
(1) There is a serious risk that the defendant will not appear. (2) There is a serious risk that the defendant will endanger the safety of another person or the community.				
Part II—Written Sta	itement of Reasons fo	r Detention		
I find that the credible testimony and information submitted at derance of the evidence that	the hearing establishes by	y 🔲 clear and convin	cing evidence	a prepon-
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The defendant is committed to the custody of the Attorney Generato the extent practicable, from persons awaiting or serving sentence reasonable opportunity for private consultation with defense couns. Government, the person in charge of the corrections facility shall do in connection with a court proceeding.	ces or being held in custo sel. On order of a court	entative for confinement in the properties of the United States or or or the United States or	defendant shall be	afforded a
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Date	Signal	ture of Judicial Officer		<u> </u>
<u></u>	Richard G.	Kopf, U.S. District Judge	.	
	Name and	Title of Judicial Officer		

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).